

PRIOR FOREIGN APPLICATION(S)

Number

Country

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Date First Laid Open

**Priority** 

**Date Patented or** 

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the <u>INVENTION ENTITLED WIRELESS SIGNALING IN A LITHOGRAPHIC APPARATUS</u>, the specification of which was filed on December 30, 2003 as U.S. Application No. 10/747,615.

Application No. 10747,613.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT International Application which designated at least one other country than the United States, listed below and have also identified below any foreign application for patent or inventor's certificate, or PCT International Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filing date of this application:

<u>Filed</u>

			<u>Or Publis</u>	<u>hed</u> <u>Gra</u>	<u>anted</u>	Claimed
PCT international application application is in addition to defined in 37 C.F.R. 1.56 application:	ons listed above or below at that disclosed in such prior which became available be	benefit under 35 U.S.C. 119 nd, if this is a continuation-in r applications, I acknowledge tween the filing date of ea	n-part (CIP ) applice the duty to disclose the duty to disclose the control of th	ation, insofar as the sose all information kno	ubject matter disc wn to me to be m	losed and claimed in this aterial to patentability as
Application Number	NAL, NUNPKUVISIUNA	L AND/OR PCT APPLIC Filed	ATION(S)	<u>Statu</u>		<b>Priority Claimed</b>
				pending, abandor	ed, patented	r:
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further that these statemen Section 1001 of Title 18 of t	ts were made with the know he United States Code and t	y own knowledge are true a vledge that willful false state that such willful false stateme	ments and the like ents may jeopardize	so made are punishale the validity of the app	ole by fine or impolication or any pa	risonment, or both, under tent issued thereon.
with USPTO Customer No. connected therewith and wi persons of their Firm to th who/which first sends/sent	00909 individually and colle th the resulting patent, and late Customer No., and to ac	al Property Group, (to whom ctively my attomeys to prose I hereby authorize them to d ct and rely on instructions of nom/which I hereby declare to the contrary.	ecute this application elete from that Cus from and communic	on and to transact all but tomer No. names of pe cate directly with the i	usiness in the Patersons no longer voterson/assignee/a	ent and Trademark Office with their firm, to add new ttorney/firm/ organization
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